IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

CHARLES A. PEARSON,)
AIS # 182691,)
Plaintiff,))
v.) CIVIL ACTION NO. 2:06cv828-CSC
K.L. BYRD, et al.,))
Defendants.)
	VERDICT FORM
Do you find from a prep	onderance of the evidence:
1. That Defendant By	ord intentionally committed acts that violated the
Plaintiff's federal constitutional	right not to be subjected to excessive or unreasonable
force during an arrest?	
Answer Yes or No	NO
2. That Defendant By	ord's acts were the proximate or legal cause of damages
sustained by the Plaintiff?	
Answer Yes or No	——————————————————————————————————————
[Note: If you answ	vered No to either Question No. 1 or Question No. 2,
you need n	ot answer Question No. 3 or Question No. 4.]
2 That the Plaintiff a	hould be assented assented to be a common assets.

3. That the Plaintiff should be awarded compensatory damages to compensate for physical as well as emotional pain and mental anguish inflicted by Defendant Byrd in

[Note:

the amount of					
\$					
4. That Defendant Byrd acted with m	nalice or reckless indifference to the				
Plaintiff's federally protected rights and that punitive damages should be assessed against					
Defendant Byrd in the amount of					
\$					
5. That Defendant Gruhn intentional	ly committed acts that violated the				
Plaintiff's federal constitutional right not to be s	ubjected to excessive or unreasonable				
force during an arrest?					
Answer Yes or No	No				
6. That Defendant Gruhn's acts were	the proximate or legal cause of damages				
sustained by the Plaintiff?					
Answer Yes or No	NO				

That the Plaintiff should be awarded compensatory damages to compensate 7. for physical as well as emotional pain and mental anguish inflicted by Defendant Gruhn in the amount of

\$					

The Defendant Gruhn acted with malice or with reckless indifference to the 8.

If you answered No to either Question No. 5 or Question No. 6,

you need not answer Question No. 7 or Question No. 8.]

Plaintiff's federally protected rights and that punitive damages should be assessed against				
Defendant Gruhn in the amount of				
\$				
9. That Defendant Corkran intentionally committed acts that violated the				
Plaintiff's federal constitutional right not to be subjected to excessive or unreasonable				
force during an arrest?				
Answer Yes or No				
10. That Defendant Corkran's acts were the proximate or legal cause of				
damages sustained by the Plaintiff?				
Answer Yes or No				
[Note: If you answered No to either Question No. 9 or Question No. 10,				
you need not answer Question No. 11 or Question No. 12.]				
11. That the Plaintiff should be awarded compensatory damages to compensate				
for physical as well as emotional pain and mental anguish inflicted by Defendant				
Corkran in the amount of				
\$				
12. That Defendant Corkran acted with malice or with reckless indifference to				
the Plaintiff's federally protected rights and that punitive damages should be assessed				
against Defendant Corkran in the amount of				
\$				

	13.	That Defendant Reardon intentionally committed acts that violated the				
Plainti	iff's fe	deral constitutional right not to be su	bjected to excessive or unreasonable			
force (during	an arrest?				
	Answe	er Yes or No	NO			
	14.	That Defendant Reardon's acts were	re the proximate or legal cause of			
damag	ges sust	ained by the Plaintiff?				
	Answe	er Yes or No	<i>№</i>			
	[Note:	: If you answered No to eith	er Question No. 13 or Question No. 14,			
		you need not answer Ques	tion No. 15 or Question No. 16.]			
	15.	That the Plaintiff should be awarde	d compensatory damages to compensate			
for ph	ysical a	as well as emotional pain and mental	l anguish inflicted by Defendant Reardon			
in the	amoun	t of				
		\$				
	16.	That Defendant Reardon acted with	n malice or with reckless indifference to			
the Pl	aintiff'	s federally protected rights and that	punitive damages should be assessed			
agains	st Defe	ndant Corkran in the amount of				
		\$				
	SO SA	AY WE ALL				
		the	Jury Foreperson			
	Dated	this the $\frac{24}{2}$ day of June 2008.				